

DIVISION OF ENVIRONMENT  
QUALITY MANAGEMENT PLAN

PART III:

AMBIENT AIR NON-CRITERIA PARAMETERS MONITORING PROGRAM  
QUALITY ASSURANCE PROGRAM PLAN

Kansas Department of Health and Environment  
Division of Environment  
Bureau of Air and Radiation  
Air Monitoring Services Section  
Forbes Field, Building 283  
Topeka, Kansas 66620

## Approvals

### **KDHE Division of Environment**

Name: Scott Weir  
Title: Air Monitoring Co-manager

Signature\_\_\_\_\_ Date\_\_\_\_\_

Name: Jim Stewart  
Title: Air Monitoring Co-manager

Signature\_\_\_\_\_ Date\_\_\_\_\_

Name: Tom Gross  
Title: Section Chief, Air Monitoring Services Section

Signature\_\_\_\_\_ Date\_\_\_\_\_

Name: Jim Stewart  
Title: Bureau Quality Assurance Representative

Signature\_\_\_\_\_ Date\_\_\_\_\_

Name: Jan Sides  
Title: Bureau Director, Bureau of Air and Radiation

Signature\_\_\_\_\_ Date\_\_\_\_\_

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## Section 1

### OVERVIEW

#### 1.1 Purpose and Scope

This document is the Quality Assurance (QA) Program Plan (QAPP) for the Ambient Air Non-Criteria Parameter Monitoring, administered by the Air Quality Monitoring Unit (AQMU) and the QA/Training Unit of the Air Monitoring Services Section (AMSS), Bureau of Air and Radiation (BAR), Division of Environment, Kansas Department of Health and Environment (KDHE). The purpose of the QAPP is to define and document the QA and quality control (QC) activities of the program and ensure the validity of all data produced in the course of operations. Where applicable, this QAPP references the AMSS Ambient Air Monitoring Standard Operating Procedures (AAM SOP).

The provisions of this QAPP apply to ambient air non-criteria parameters monitoring conducted by AMSS. The QAPP also applies to non-criteria parameters monitoring performed by four local health/environment departments which submit data to AMSS.

#### 1.2 Developmental History of Plan

On May 10, 1979, EPA promulgated regulations in 40 CFR 58 that specified monitoring requirements for State Implementation Plans (SIPs). These regulations also set forth requirements made in response to Section 319 of the Clean Air Act Amendments of 1977 which required EPA to establish monitoring criteria to be applied uniformly across the nation, and to establish a national monitoring network. One of the requirements of the regulations is that organizations responsible for ambient air pollution monitoring must establish and maintain a viable QA/QC program. Appendix A of 40 CFR 58 describes such requirements for organizations responsible for SLAMS. Appendix B of 40 CFR 58 describes requirements for organizations responsible for prevention of significant deterioration (PSD) air monitoring. These requirements include development and implementation of policies, procedures, specifications, standards, and documentation necessary to (1) provide data of adequate quality to meet monitoring objectives and (2) minimize loss of air quality data due to malfunctions or out-of-control conditions.

The Air Monitoring Services Section has maintained an approved QA management plan and associated SOPs, in accordance with 40 CFR 58, since March 23, 1982. In 1995 revision and reformatting of the plan was carried out in compliance with an effort by the KDHE Division of Environment to consolidate program QA management plans and SOPs into a standard format. In 1999, a PM<sub>2.5</sub> QAPP was written and approved by EPA for the commencement of a new statewide PM<sub>2.5</sub> monitoring program. In 2000, this QAPP was written to replace the part of the 1995 plan which dealt with non-criteria parameters.

### 1.3 Historical Overview of Program

The Kansas ambient air quality monitoring program was initially authorized for implementation by KDHE (formerly the Kansas State Board of Health) with the enactment of K.S.A. 65-3001 *et seq.* by the 1967 Kansas legislature. The major provisions of these enabling statutes were adopted to simultaneously comply with the requirements of the federal Clean Air Act (42 U.S.C. 1857), which was subsequently amended in 1967, 1970, 1977 and 1990. This federal law establishes the requirements for states to implement approved air pollution control programs within their respective jurisdictions. The initial series of comprehensive air pollution control regulations implementing the Kansas Air Quality Act were promulgated in 1970 and codified in Article 19 of KDHE's administrative regulations (K.A.R. 28-19-1 *et seq.*). These original regulations have been amended and expanded since that time (most recently in 2000) in order to comply with relevant modifications to the federal requirements and to respond to changing needs within the state.

### 1.4 Operational Overview

The ambient air non-criteria parameters monitoring program conducted by AMSS generates data from hourly (continuous) and intermittent monitoring in Kansas. Parameters monitored are hydrogen sulfide (H<sub>2</sub>S), nitric oxide (NO), oxides of nitrogen (NO<sub>x</sub>), wind speed, wind direction, temperature, relative humidity, barometric pressure, solar radiation, total suspended particulate (TSP), soil metals, and volatile organic compounds (VOC). VOC are monitored by a Miran-1A instrument, stainless steel canisters, and an Organic Vapor Analyzer-128 (OVA-128). This QAPP does not include photochemical assessment monitoring stations (PAMS).

## Section 2

### ORGANIZATIONAL DESCRIPTION

#### 2.1 Organizational Charts

40 CFR Part 58 defines a State Agency as “the air pollution control agency primarily responsible for the development and implementation of a plan (State Implementation Plan (SIP)) under the Act (Clean Air Act)”. The Kansas Department of Health and Environment (KDHE) is the State Agency for Kansas.

40 CFR Part 58 defines the Local Agency as “any local government agency, other than the state agency, which is charged with the responsibility for carrying out a portion of the plan (SIP)”. The following are the Local Agencies in Kansas:

Unified Government of Wyandotte County - Kansas City, Kansas (UGWC-KCK)  
Johnson County Environmental Department (JCED)  
Shawnee County Health Agency (SCHA)  
Wichita-Sedgwick County Department of Community Health (W-SCDCH)

Figure 2.1 through 2.5 below represent the organizational structures of those portions of KDHE and the four local agencies which are responsible for the activities of the ambient air non-criteria parameters monitoring program.

## Kansas Department of Health and Environment Division of Environment

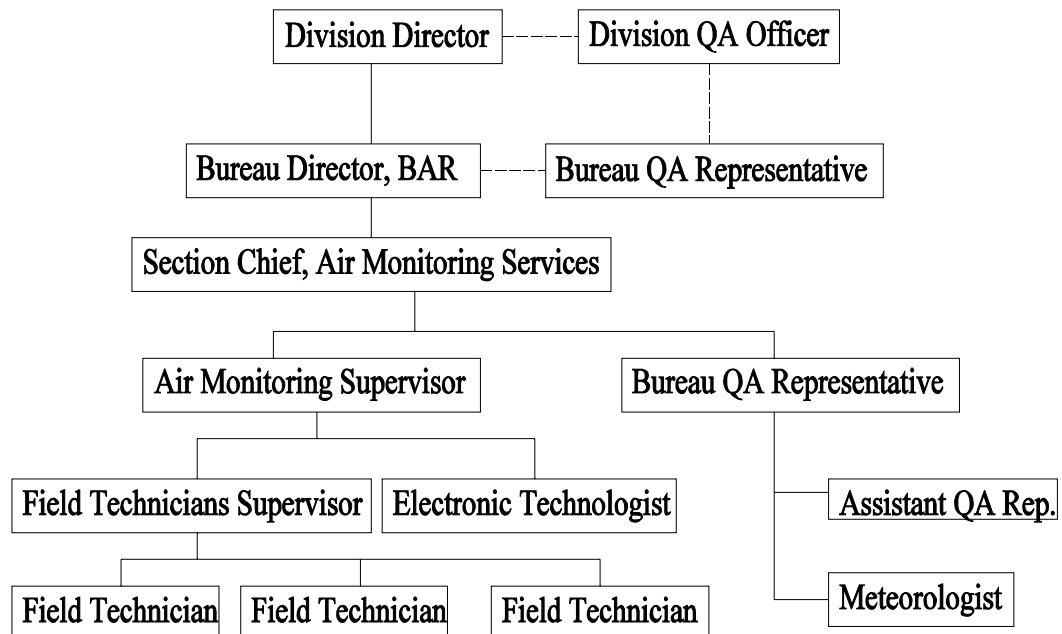


Figure 2.1



## Shawnee County Health Agency

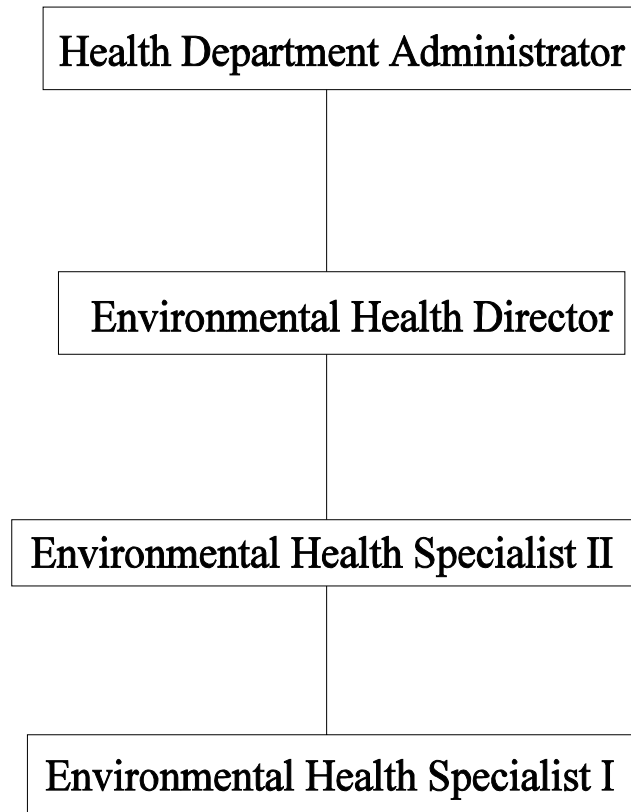


Figure 2.2

## Johnson County Environment Department

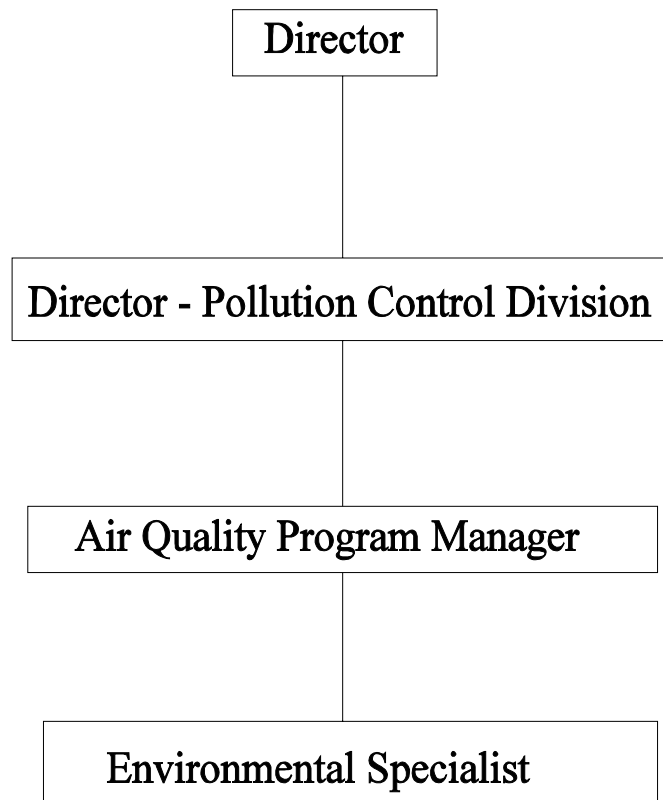


Figure 2.3

## Wichita-Sedgwick County Department of Community Health

### Environmental Health

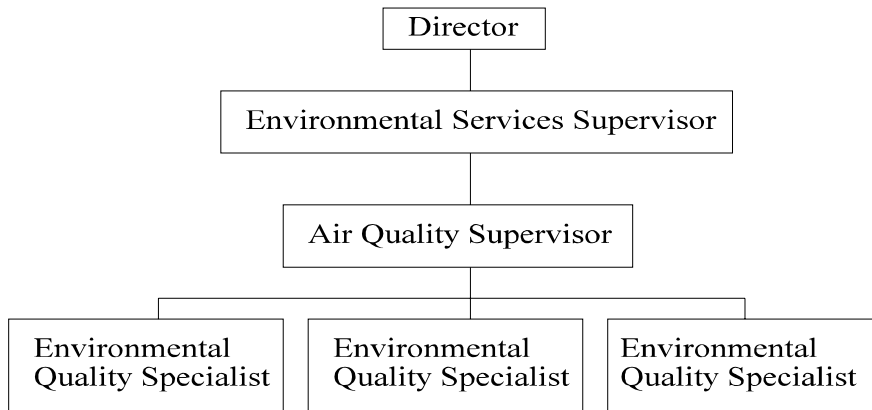


Figure 2.4

**Unified Government of Wyandotte County  
- Kansas City, Kansas  
Department of Air Quality**

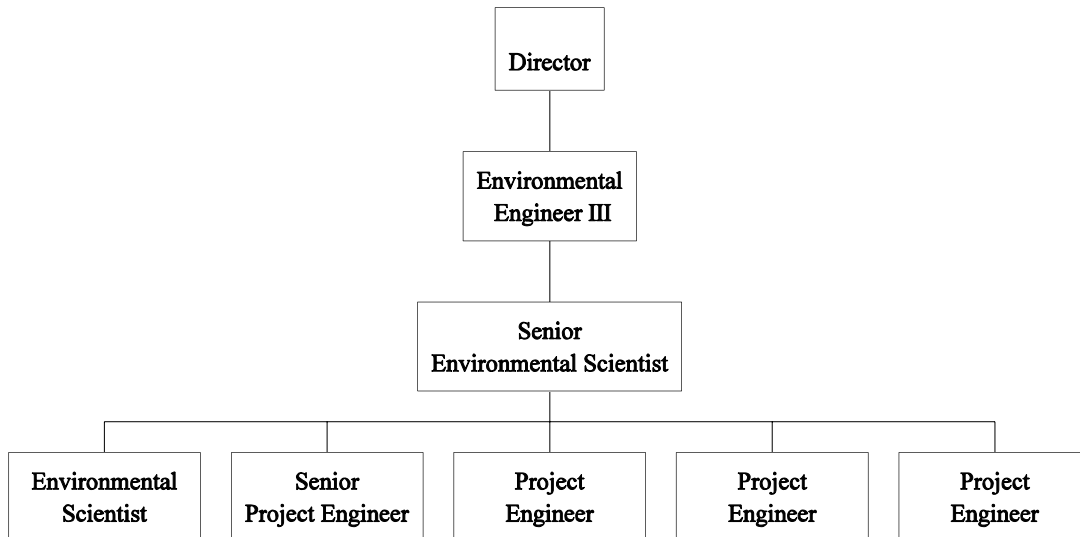


Figure 2.5

## 2.2 Individual Responsibilities of the Kansas Department of Health and Environment (KDHE)

The QA responsibilities of the **Division of Environment Director** and the **Division QA Officer** are described in the Division of Environment Quality Management Plan (QMP) Part I, Section 3.2.

The **Bureau Director** of the Bureau of Air and Radiation has overall responsibility for managing the Bureau of Air and Radiation (BAR) according to Division of Environment policy. The direct responsibility for assuring data quality rests with line management. Ultimately, the Bureau Director is responsible for establishing QA policy and for resolving QA issues identified through the QA program. Major QA related responsibilities of the Bureau Director include:

- approving the budget and planning processes
- assuring that the BAR develops and maintains a current and germane quality system
- assuring that the BAR develops and maintains current QAPPs and ensures adherence to the documents by staff, and where appropriate, other extramural cooperators
- establishing policies to ensure that QA requirements are incorporated into all environmental monitoring operations
- maintaining an active line of communication with the QA and technical managers

The Bureau Director delegates the responsibility of QA development and implementation in accordance with Division of Environment policy to the Section Chiefs.

The **Section Chief of the Air Monitoring Services Section** has overall responsibility for managing the Air Monitoring Services Section of the Bureau of Air and Radiation (BAR) according to BAR policy. The direct responsibility for assuring data quality rests with line management. Ultimately, the Section Chief is responsible for establishing QA policy and for resolving QA issues identified through the QA program. Major QA related responsibilities of the Section Chief include:

- participating in the budget and planning processes
- assuring that the Section develops and maintains a current and germane quality system
- assuring that the Section develops and maintains current QAPPs and ensures adherence to the document by staff, and where appropriate, other extramural cooperators
- carrying out policies to ensure that QA requirements are incorporated into all environmental monitoring operations
- maintaining an active line of communication with the QA and technical managers
- communication with EPA Project Officers and EPA QA personnel on issues related to routine sampling and QA activities
- understanding EPA monitoring and QA regulations and guidance, and ensuring subordinates understand and follow these regulations and guidance
- understanding KDHE QA policy and ensuring subordinates understand and follow the policy
- understanding and ensuring adherence to the QAPPs
- reviewing acquisition packages (contracts, grants, cooperative agreements, inter-agency agreements) to determine the necessary QA requirements.

- reviewing and approving QAPPs for the Ambient Air Monitoring Program
- developing budgets and providing program costs necessary for EPA allocation activities
- ensuring that all personnel involved in environmental data collection have access to any training or QA information needed to be knowledgeable in QA requirements, protocols, and technology
- recommending required management-level corrective actions

The Section Chief delegates the responsibility of QA development and implementation in accordance with BAR policy to those in the Air Monitoring Services Section

**The Bureau QA Representative (BQAR)** of the Air Monitoring Services Section is the official staff QA contact appointed by the Bureau Director. The BQAR reviews and approves all QAPPs within the bureau. The BQAR is responsible for the QA aspects of the Ambient Air Quality Monitoring Program. The BQAR's responsibilities include:

- remaining current on KDHE/Division of Environment QA policy and general and specific EPA QA policies and regulations as it relates to the Ambient Air Quality Monitoring Program
- developing, reviewing and approving QAPPs for the Ambient Air Monitoring Program
- responding to technical systems audits conducted by EPA
- reviewing precision and bias data
- providing QA training to technical staff of the section
- reviewing air monitoring standard operating procedures (SOPs).
- ensuring timely follow-up and corrective actions resulting from auditing and evaluation activities.
- verifying that the measurement quality standards are met as stated in the QAPPs

The BQAR is also responsible for coordinating the data management activities of the ambient air monitoring program. These responsibilities of the BQAR include ensuring that data and information collected for the air monitoring program are properly captured, stored, and transmitted for use by program participants. The BQAR also provides data reports, calculations, and charts as requested. Responsibilities include:

- developing data management standard operating procedures
- ensuring that information management activities are developed within reasonable time frames for review and approval
- following good automated data processes
- coordinating the development of the information management system with data users
- ensuring the development of data standards for data structure, entry, transfer, and archive
- ensuring the adherence to the QAPPs where applicable
- ensuring access to data for timely reporting and interpretation processes
- ensuring the development of data base guides (data base structures, user guidance documents)
- ensuring timely delivery of all required data to the EPA-AIRS system

- determining appropriate exceptional event or validity flags in EPA-AIRS

The **Quality Assurance Assistant** (QAA) aids the BQAR in his/her responsibilities (see above). The QAA is also responsible for providing training related to QA/QC to the BAR.

The **Meteorologist** acquires and manages meteorological data from 29 weather stations in and around Kansas. He/she analyzes air pollution data with respect to meteorological data. This analysis includes study of long range transport and local sources of air pollution. The meteorologist coordinates and edits the Annual Report for distribution to the public.

The **Air Monitoring Supervisor** (AMS) directs the activities of the Air Quality Monitoring Unit (AQMU). The AQMU is responsible for carrying out air monitoring and ensuring the data quality results of the air monitoring by adhering to guidance and protocol specified by the QAPPs and SOPs for the field activities. Responsibilities of the AMS include:

- participating in the development and implementation of QAPPs.
- participating in training and certification activities as trainer and trainee.
- participating in the development of data quality requirements (overall and field) with the Bureau QA Representative
- participating in the development of standard operating procedures (SOPs)
- verifying that all required QA/QC activities are performed
- ensuring that all manufacturer's operating guidelines are followed
- ensuring that preventative maintenance is performed and documented
- ensuring that deviations from established procedures and methods are documented
- reporting all problems and corrective actions to the Bureau QA Representative
- reporting observed field/handling conditions which might influence data validity to the Bureau QA Representative
- preparing and delivering field data to the Bureau QA Representative

The **Field Technicians Supervisor** (FTS) supervises the field technicians who are responsible for carrying out air monitoring and ensuring the data quality results of the air monitoring by adhering to guidance and protocol specified by the QAPPs and SOPs for the field activities. Responsibilities include:

- technical review and implementation of the QAPPs
- participating in training and certification activities
- participate in the development and modification of standard operating procedures (SOPs)
- verifying that all required QA/QC activities are performed as required in the QAPPs
- ensuring that all manufacturer's operating guidelines are followed
- ensuring that preventive maintenance is performed and documented
- documenting deviations from established procedures and methods
- reporting all problems and corrective actions to the AMS
- reporting observed field/handling conditions which might influence data validity
- preparing and delivering field data to the Bureau QA Representative or AMS

- shipping/receiving equipment and filters according to the QAPPs

The **three Field Technicians** are responsible for carrying out air monitoring and ensuring the data quality results of the air monitoring by adhering to guidance and protocol specified by the QAPPs and SOPs for the field activities. Responsibilities include:

- technical review and implementation of the QAPPs
- participating in training and certification activities
- participate in the development and modification of standard operating procedures (SOPs)
- perform all required QA/QC activities as required in the QAPPs
- follow all manufacturer's operating guidelines
- performing and documenting preventive maintenance
- documenting deviations from established procedures and methods
- reporting all problems and corrective actions to the FTS
- reporting observed field/handling conditions which might influence data validity
- preparing and delivering field data to the Bureau QA Representative or AMS
- shipping/receiving equipment and filters according to the QAPPs
- provide operational training and technical assistance to local agencies

The **Electronic Technologist** provides electronic repair for the Bureau of Air and Radiation. This position also downloads (via satellite downlink) videos of QA/QC related training and information.

### 2.3 Individual Responsibilities of the Shawnee County Health Agency

The **Health Department Administrator** (HDA) functions as the chief administrative officer of the Shawnee County Health Agency.

The **Environmental Health Director** (EHD) is responsible for the management of all environmental health programs of the Shawnee County Health Agency.

The **Environmental Health Specialist II** (EHS II) supervises the air monitoring done by the Shawnee County Health Agency. The EHS II reports all problems and corrective actions to KDHE.

The **Environmental Health Specialist I** (EHS I) is responsible for carrying out air monitoring and ensuring the data quality results of the air monitoring by adhering to guidance and protocol specified by the QAPPs and SOPs for the field activities. Responsibilities include:

- technical review and implementation of the QAPPs
- participating in training and certification activities
- participate in the development and modification of standard operating procedures (SOPs)
- perform all required QA/QC activities as required in the QAPPs
- follow all manufacturer's operating guidelines



- performing and documenting preventive maintenance
- documenting deviations from established procedures and methods
- reporting all problems and corrective actions to the EHS II
- reporting observed field/handling conditions which might influence data validity
- preparing and delivering field data to the Bureau QA Representative or AMS
- shipping/receiving equipment and filters according to the QAPPs

#### 2.4 Individual Responsibilities of the Unified Government of Wyandotte County - Kansas City, Kansas

The **Director Department of Air Quality** (DDAQ) is the chief administrator of the Department of Air Quality of the Unified Government of Wyandotte County - Kansas City, Kansas.

The **Environmental Engineer III** assists the DDAQ in his duties.

The **Senior Environmental Scientist** (SES) supervises the air pollution activities (including air monitoring). The ES II reports any problems or corrective actions to KDHE.

The **Environmental Scientist** and **four Project Engineers** are responsible for carrying out air monitoring and ensuring the data quality results of the air monitoring by adhering to guidance and protocol specified by the QAPPs and SOPs for the field activities. Except for the Environmental Scientist, these people act in a backup role for air monitoring. Responsibilities include:

- technical review and implementation of the QAPPs
- participating in training and certification activities
- participate in the development and modification of standard operating procedures (SOPs)
- perform all required QA/QC activities as required in the QAPPs
- follow all manufacturer's operating guidelines
- performing and documenting preventive maintenance
- documenting deviations from established procedures and methods
- reporting all problems and corrective actions to the SES
- reporting observed field/handling conditions which might influence data validity
- preparing and delivering field data to the Bureau QA Representative or AMS
- shipping/receiving equipment and filters according to the QAPPs

#### 2.5 Individual Responsibilities of the Wichita-Sedgwick County Department of Community Health

The **Environmental Health Director** is responsible for all aspects of environmental health of the Wichita-Sedgwick County Department of Community Health.

The **Environmental Services Supervisor** supervises work in the administration of environmental services, including, but not limited to, air quality, public health sanitation, animal control, food

inspection, adult care, vector control, and/or hazardous waste programs.

The **Air Quality Program Supervisor (AQPS)** is responsible for planning, coordinating and supervising a comprehensive program of air pollution prevention and control, including participation in the inspection, surveillance and eradication of sources of air pollution. The AQPS will report any problems or corrective actions to KDHE.

The **three Environmental Quality Specialists (EQS)** are responsible for carrying out air monitoring and ensuring the data quality results of the air monitoring by adhering to guidance and protocol specified by the QAPPs and SOPs for the field activities. Responsibilities include:

- technical review and implementation of the QAPPs
- participating in training and certification activities
- participate in the development and modification of standard operating procedures (SOPs)
- perform all required QA/QC activities as required in the QAPPs
- follow all manufacturer's operating guidelines
- performing and documenting preventive maintenance
- documenting deviations from established procedures and methods
- reporting all problems and corrective actions to the AQPS
- reporting observed field/handling conditions which might influence data validity
- preparing and delivering field data to the Bureau QA Representative or AMS
- shipping/receiving equipment and filters according to the QAPPs

## 2.6 Individual Responsibilities of the Johnson County Environmental Department (JCED)

The **Director of JCED** contributes to the overall protection of the County's environment and environmental health of citizenry by directing the Pollution Control, Laboratory, and Sanitation Divisions providing programs in the general areas of solid waste, water and air quality, chemical management, laboratory analysis, food service, public bathing safety, and private on-site sewage disposal.

The **Pollution Control Division Director** administers environmental regulatory programs and environmental service programs to protect the integrity of the County's environment for the benefit of its citizens and to enhance community awareness of environmental protection.

The **Air Quality Program Manager (AQPM)** supervises the operation and collection of data from field monitors. The AQPM will report any problems or corrective actions to KDHE.

The **Environmental Specialist (ES)** is responsible for carrying out a required task(s) and ensuring the data quality results of the task(s) by adhering to guidance and protocol specified by the QAPPs and SOPs for the field activities. Responsibilities include:

- technical review and implementation of the QAPPs
- participating in training and certification activities

- participate in the development and modification of standard operating procedures (SOPs)
- perform all required QA/QC activities as required in the QAPPs
- follow all manufacturer's operating guidelines
- performing and documenting preventive maintenance
- documenting deviations from established procedures and methods
- reporting all problems and corrective actions to the AQPM
- reporting observed field/handling conditions which might influence data validity
- preparing and delivering field data to the Bureau QA Representative or AMS
- shipping/receiving equipment and filters according to the QAPPs

## 2.7 Distribution

This document, the Ambient Air Non-Criteria Parameters Monitoring QAPP and any revisions will be distributed to:

KDHE Division of Environment QA Officer  
KDHE Bureau of Air and Radiation (BAR) QA Representative  
KDHE BAR Air Monitoring Services Section (AMSS) Section Chief  
KDHE BAR AMSS Air Monitoring Supervisor  
KDHE BAR AMSS Field Technicians Supervisor  
KDHE BAR AMSS Field Technicians (three of them)  
KDHE BAR AMSS Assistant Bureau QA Representative  
KDHE BAR AMSS Meteorologist  
Shawnee County Health Agency  
Johnson County Environmental Department  
Wichita-Sedgwick County Department of Community Health, Environmental Health  
Unified Government of Wyandotte County - Kansas City, Kansas, Department of Air Quality  
United States Environmental Protection Agency, Region 7

## Section 3

### DATA PERFORMANCE CRITERIA

This section provides a description of data performance criteria expressed in terms of data precision, accuracy, completeness, comparability and representativeness for each parameter of interest.

#### 3.1 Precision

Precision is defined as the level of agreement among individual measurements of the same property, conducted under identical or similar conditions.

##### 3.1.1 H<sub>2</sub>S

Every two weeks, the monitors are exposed to a known concentration from 0.08 to 0.10 parts per million (ppm). The known concentration and the monitor reading are recorded. See SOP 001 for details of this procedure.

##### 3.1.2 Other Parameters

For NO, NO<sub>x</sub>, wind speed, wind direction, temperature, relative humidity, barometric pressure, solar radiation, TSP, soil metals, and VOC, precision is generally not performed.

##### 3.1.3 Evaluation of precision

Precision is evaluated by calculating the percent difference between the known reading and the monitor reading. An absolute value of the percent difference (APD) of more than 15% indicates a problem.

The problem situations will be examined and a solution will be found to correct the problem. All precision results will be reported to EPA-AIRS on a quarterly basis (within 90 days of the end of the calendar quarter). See Section 4 of AAM SOP for details of this procedure.

#### 3.2 Accuracy

Accuracy is defined as the extent to which a measured value actually represents the condition being measured. Accuracy is influenced by the degree of random error (precision) and systematic error (bias) inherent in the measurement operation (e.g., environmental sampling and analytical operations). Accuracy is found in the following manner.

### 3.2.1 TSP Filter Monitors

Each TSP monitor will be audited with a single point flow check at least twice a year. The flow standard used for the audit will be different than the flow standard used for calibration of the monitor. See Section 2 of AAM SOP for details of this procedure.

### 3.2.2 H2S Monitors

For each pollutant, at least one and at least 25% of the monitors will be audited at three known concentrations (0.03 to 0.08 ppm, 0.15 to 0.20 ppm, and 0.35 to 0.45 ppm) each calendar quarter. Each monitor will be audited at least once a year. The gaseous standards used for the audit will be different than the gaseous standards used for calibration of the monitor. See Section 1 of AAM SOP for details of this procedure.

### 3.2.3 Other Parameters

For NO, NO<sub>x</sub>, wind speed, wind direction, temperature, relative humidity, barometric pressure, solar radiation, soil metals, and VOC, accuracy audits are generally not performed.

### 3.2.4 Evaluation of accuracy

Accuracy of the monitors is evaluated by calculating the absolute value of the percent difference (APD) between the known concentration or known flow and the monitor reading. For flow audits of TSP monitors, an APD of greater than 10% indicates a problem. For H2S monitors, an APD of greater than 15% indicates a problem.

The problem situations will be examined and a solution will be found to correct the problem. All accuracy results will be reported to EPA-AIRS on a quarterly basis (within 90 days of the end of the calendar quarter). See Section 4 of AAM SOP for details of this procedure.

## 3.3 Completeness

Completeness is defined as a measure of the amount of valid data obtained from a measurement system compared to the amount that was expected to be obtained under normal conditions.

Our minimum requirement is 75% valid data at each monitor per calendar quarter. Our goal is 90% valid data at each monitor per calendar quarter. The percentage valid is based on only those days which are planned to be monitored. In the case of particulate matter monitoring which is scheduled for less than every day sampling, monitoring on a non-scheduled day does not count as valid when calculating the percent valid.

## 3.4 Comparability

Comparability is defined as a measure of the confidence with which one item (e.g., data set) can be compared to another. Since the non-criteria monitors are not EPA reference and equivalent, it is a challenging task to document comparability. We do purchase what we believe to be are monitors that will provide accurate data. This is done based on our intuitive experience and advice from experts in the air monitoring field.

### 3.5 Representativeness

Representativeness is defined as a measure of the degree to which data accurately and precisely represent a selected characteristic of a monitored system. Representativeness is achieved for some parameters through the precision and accuracy procedures described above in sections 3.1 and 3.2 respectively. For other parameters, representativeness is not achieved.

## Section 4

### NETWORK DESCRIPTION

#### 4.1 Purpose

The purpose of this section to provide a description of, and rationale for, intended sampling frequency, sampling network design and monitoring site selection criteria.

The purposes of non-criteria ambient air monitoring include determining trends over time, determining effects on air quality from adjustments to source emissions, developing algorithms based on historical air quality and other conditions which will forecast air quality, verifying air quality modeling programs, and correlating health effects to air quality.

#### 4.2 Sampling Frequency

H<sub>2</sub>S, NO, NO<sub>x</sub>, wind speed, wind direction, temperature, relative humidity, barometric pressure, and solar radiation are measured continuously. TSP is measured every sixth day. Soil metals are analyzed from grab samples. VOC sampling is done on an intermittent basis.

#### 4.3 Site Selection

Many times a site is chosen for non-criteria parameters because it already has a criteria pollutants monitor. Choosing these sites is done because of the resource savings and also because there is an opportunity to compare the non-criteria parameter data with the criteria pollutant data. There are times when a site is chosen because the location is expected to have a high concentration due to emissions from an industrial source.

#### 4.4 Monitoring Objectives and Spatial Scales

The non-criteria parameters component of the Kansas Ambient Air Monitoring Network is designed to determine one of seven monitoring objectives:

- 1) highest concentrations expected to occur in the area covered by the network;
- 2) representative concentrations in areas of high population density;
- 3) impact on ambient air pollution of significant sources;
- 4) general background concentration levels;
- 5) extent of regional pollutant transport among populated areas, and in support of secondary standards;

- 6) welfare-related impacts in rural and relatively remote areas; and
- 7) meteorological conditions.

Most of the monitors within the Kansas Ambient Air Monitoring Network are assigned one of the following monitoring objective designations:

<i>Population exposure</i>	The monitor located in an area associated with high population density.
<i>Background</i>	The monitor is located where manmade pollutant emissions are minimal.
<i>Precision</i>	This monitor is collocated for quality control purposes, i.e., to provide duplicate data for the evaluation of measurement precision.
<i>Transport</i>	The monitor is located to measure pollutants transported from other areas.
<i>Maximum concentration</i>	The monitor is located where a high concentration of the pollutant is expected (often based on results of receptor models).
<i>Comparison study</i>	The monitor is located adjacent to other instrumentation measuring the same pollutant to compare different sampling/monitoring methodologies.
<i>AQI</i>	The monitor provides data primarily for reporting the Air Quality Index (previously called the Pollutant Standards Index).

Data collected within the network must be representative of the spatial area under study. The goal in siting a monitoring station is to match the spatial scale represented by the samples obtained with the spatial scale most appropriate for the monitoring objective of the station. For a description of representative measurement scales, see section 3.5 above.

#### 4.5 Site Location

Four criteria may be considered when evaluating potential sites. Monitoring sites may be oriented to measure the following (singly or in combination as appropriate for the sampling objective):

- 1) impacts of known pollutant emission categories on air quality;
- 2) population density relative to receptor-dose levels, both short- and long-term;
- 3) impacts of known pollutant emission sources (area and point) on air quality; and



4) representative air quality.

Selection according to these criteria requires detailed information concerning the location of sources, geographical variability of ambient pollutant concentrations, meteorological conditions and population density. Selection of the number, geographic locations, and types of sampling stations is, therefore, a complex process.

The sampling site selection process also involves consideration of the following factors:

*Economics*                      The level of resources required for all data collection activity. This includes instrumentation, installation, maintenance, data retrieval, data analysis, quality assurance and data interpretation.

*Security*                         In some cases, a particular site may have associated problems which compromise the security of monitoring equipment (i.e., high risk of theft, vandalism, etc.). If such problems cannot be remedied through the use of standard measures such as additional lighting, fencing, etc., then an attempt to locate the site as near to the preferred location shall be made.

*Logistics*                        This process includes procurement, maintenance and transportation of material and personnel for the monitoring operation. The logistics process requires full knowledge of all aspects of the data collection operation: planning, reconnaissance, training, scheduling, safety, staffing, procurement of goods and services, communications, and inventory management.

*Atmospheric considerations*                These may include spatial and temporal variability of pollutants and their transport. Effects of buildings, terrain, and heat sources or sinks on air trajectories can produce localized anomalies of pollutant concentrations. Meteorology must be considered in determining the geographic location of a site as well as the height, direction and extension of sampling probes. Evaluation of a local wind rose is essential to proper location of many monitoring sites (e.g., siting either to detect or avoid emissions from specific sources).

Diffusion and transport of air pollutants are affected by topographic features. Minor features may exert small influences, and major features (e.g., deep river valleys or mountain ranges) can affect large areas. A review of topography should be conducted prior to final site selection to ensure that data collection will not be adversely affected.

#### 4.6      Monitor Placement

Final placement of a particular monitor at a selected site is dependent on physical obstructions and activities in the immediate area. The availability of utilities (i.e., electricity and telephone services) is critical. Monitors must be placed away from obstructions such as trees and fences in order to avoid their effects on air flow. To prevent sampling bias, air flow around the monitor sampling probe must be representative of the general air flow in the area.

The placement of each monitor is generally determined by the defined monitoring objective. Monitors are thus usually placed according to potential exposure to pollution. Due to the various factors discussed above, tradeoffs are often necessary to locate a site for collection of optimally representative data.

Below, are tables which provide a description of the ambient air monitoring network. The non-criteria parameters monitors may be at some of these same sites. They may also be at other sites.

**TABLE 1**  
**KANSAS AMBIENT AIR MONITORING NETWORK**  
**PARTICULATE MONITORING NETWORK**

<b>Monitor Type</b>	<b>AIRS I.D.</b>	<b>City or County</b>	<b>Pollutant</b>	<b>Operating Schedule</b>	<b>Monitoring Objective</b>	<b>Spatial Scale</b>
<b>SLAMS</b>	091-0007	Overland Park	PM2.5	3 day	Population exposure	Neighborhood
<b>COLO.</b>	091-0007	Overland Park	PM2.5	6 day	Precision	Neighborhood
<b>SLAMS</b>	091-0008	Overland Park	PM2.5	3 day	Population exposure	Neighborhood
<b>SLAMS</b>	091-0009	Olathe	PM2.5	3 day	Population exposure	Neighborhood
<b>SLAMS</b>	107-0002	Linn Co.	PM2.5	3 day	Transport	Regional
<b>COLO.</b>	107-0002	Linn Co.	PM2.5	6 day	Precision	Regional
<b>SLAMS</b>	173-0008	Wichita	PM2.5	3 day	Population exposure	Neighborhood
<b>SLAMS</b>	173-0009	Wichita	PM2.5	3 day	Population exposure	Neighborhood
<b>SLAMS</b>	173-0007	Wichita	PM10	6 day	Population exposure	Neighborhood
<b>SLAMS</b>	173-0008	Wichita	PM10	3 day	Population exposure	Neighborhood
<b>SLAMS</b>	173-0009	Wichita	cPM10	Daily	Population exposure	Neighborhood
<b>SLAMS</b>	177-0010	Topeka	PM2.5	3 day	Population exposure	Neighborhood
<b>SLAMS</b>	177-0011	Topeka	PM2.5	3 day	Population exposure	Neighborhood
<b>SLAMS</b>	191-0002	Peck	PM2.5	3 day	Transport	Regional

cPM - Continuous

**TABLE 1 (Continued)**

Monitor Type	AIRS I.D.	City or County	Pollutant	Operating Schedule	Monitoring Objective	Spatial Scale
<b>SPM</b>	195-0001	Trego Co.	cPM2.5	Daily	Background	Regional
<b>SLAMS</b>	209-0022	Kansas City	PM2.5	3 day	Population exposure	Neighborhood
<b>CORE</b>	173-0010	Wichita	PM2.5	3 day	Population exposure	Neighborhood
<b>COLO.</b>	173-0010	Wichita	PM2.5	6 day	Precision	Neighborhood
<b>CORE</b>	209-0021	Kansas City	PM2.5	3 day	Population exposure	Neighborhood
<b>COLO.</b>	209-0021	Kansas City	PM2.5	6 day	Precision	Neighborhood
<b>NAMS</b>	173-1012	Wichita	cPM10	Daily	Maximum concentration	Neighborhood
<b>COLO.</b>	173-1012	Wichita	PM10	6 day	Precision	Neighborhood
<b>NAMS</b>	209-0015	Kansas City	PM10	6 day	Population exposure	Neighborhood
<b>NAMS</b>	209-0020	Kansas City	PM10	6day	Maximum concentration	Neighborhood
<b>SPM</b>	057-0001	Dodge City	PM10	6 day	Population exposure	Neighborhood
<b>SPM</b>	107-0002	Linn County	cPM2.5	Daily	Comparison Study	Regional
<b>SPM</b>	125-0006	Coffeyville	cPM10	Daily	Population exposure	Neighborhood
<b>SPM</b>	133-0002	Chanute	PM10	6 day	Population exposure	Neighborhood
<b>SPM</b>	173-0010	Wichita	cPM10	Daily	AQI	Neighborhood
<b>SPM</b>	177-0010	Topeka	PM10	6 day	Population exposure	Neighborhood

cPM - Continuous

**TABLE 1 (Continued)**

<b>Monitor Type</b>	<b>AIRS I.D.</b>	<b>City or County</b>	<b>Pollutant</b>	<b>Operating Schedule</b>	<b>Monitoring Objective</b>	<b>Spatial Scale</b>
<b>SPM</b>	177-0012	Topeka	PM2.5	3 day	Comparison Study	Neighborhood
<b>SPM</b>	177-0012	Topeka	cPM2.5	Daily	Comparison Study	Neighborhood
<b>SPM</b>	177-0012	Topeka	PM10	3 day	Comparison Study	Neighborhood
<b>SPM</b>	181-0001	Goodland	PM10	6 day	Population exposure	Neighborhood
<b>SPM</b>	133-0002	Chanute	TSP	6 day	Population exposure	Neighborhood

cPM - Continuous

**TABLE 2**

**KANSAS AMBIENT AIR MONITORING NETWORK  
 GASEOUS MONITORING NETWORK**

Monitor Type	AIRS I.D.	City or County	Pollutant	Operating Schedule	Monitoring Objective	Spatial Scale
SLAMS	173-0010	Wichita	CO	Hourly	Population exposure	Neighborhood
SLAMS (Remove?)	173-1003	Wichita	CO	Hourly	Population exposure	Middle scale
SLAMS	209-0021	Kansas City	CO	Hourly	Population exposure	Middle scale
SLAMS	???-???	Kansas City Metro. Area	O3	Hourly	Population exposure	Neighborhood
SLAMS	209-0021	Kansas City	O3	Hourly	Population exposure	Neighborhood
NAMS	173-0001	Sedgwick Co.	O3	Hourly	Maximum concentration	Urban
NAMS	173-0010	Wichita	O3	Hourly	Population exposure	Neighborhood
NAMS	209-0021	Kansas City	SO2	Hourly	Population exposure	Neighborhood
SPM (SLAMS?)	173-1014	Wichita	CO	Hourly	Population exposure	Neighborhood
SPM	107-0002	Linn Co.	CO	Hourly	Transport	Regional
SPM	191-0002	Peck	CO	Hourly	Transport	Regional
SPM	195-0001	Trego Co.	CO	Hourly	Background	Regional
SPM	107-0002	Linn Co.	O3	Hourly	Transport	Regional

**TABLE 2 (Continued)**

<b>Monitor Type</b>	<b>AIRS I.D.</b>	<b>City or County</b>	<b>Pollutant</b>	<b>Operating Schedule</b>	<b>Monitoring Objective</b>	<b>Spatial Scale</b>
<b>SPM</b>	173-????	Wichita	O3	Hourly	?	?
<b>SPM</b>	191-0002	Peck	O3	Hourly	Transport	Regional
<b>SPM</b>	195-0001	Trego Co.	O3	Hourly	Background	Regional
<b>SPM</b>	107-0002	Linn Co.	SO2	Hourly	Transport	Regional
<b>SPM</b>	125-0006	Coffeyville	SO2	Hourly	Population exposure	Neighborhood
<b>SPM</b>	191-0002	Peck	SO2	Hourly	Transport	Regional
<b>SPM</b>	195-0001	Trego Co.	SO2	Hourly	Background	Regional
<b>SPM</b>	107-0002	Linn Co.	NO2	Hourly	Transport	Regional
<b>SPM</b>	173-????	Wichita	NO2	Hourly	Population exposure	Neighborhood
<b>SPM</b>	191-0002	Peck	NO2	Hourly	Transport	Regional
<b>SPM</b>	195-0001	Trego Co.	NO2	Hourly	Background	Regional
<b>SPM</b>	209-0021	Kansas City	NO2	Hourly	Population exposure	Neighborhood

? Installation of monitors not completed as of 31 October 2000.

**TABLE 3  
KANSAS SITE LOCATIONS**

<b>AIRS</b>	<b>City or County</b>	<b>Location</b>	<b>Address</b>	<b>Latitude/ Longitude</b>
057-0001	Dodge City	Pump Station	2100 1 <sup>st</sup> Ave.	37:46:19N/100:01:04W
091-0007	Overland Park	Johnson Co. Justice Center	85 <sup>th</sup> & Antioch	38:58:30N/094:41:07W
091-0008	Overland Park	Oxford Middle School	12500 Switzer	38:54:09N/094:42:21W
091-0009	Olathe	BlackBob Elem. School	14701 Brougham	38:51:43N/094:46:17W
107-0002	Linn Co.	Mine Creek Historic Site	7801 Scott Rd.	38:08:27N/094:43:51W
125-0006	Coffeyville	NE corner of Intersection	Union & E. North	37:02:49N/095:36:48W
133-0002	Chanute	KDHE SE Dist. Office	1500 W. 7 <sup>th</sup>	37:40:34N/095:28:28W
173-0001	Sedgwick Co.	SG Co. Maint. Shop	200 E. 53 <sup>rd</sup> North	37:46:53N/097:20:14W
173-0007	Wichita	Fire Station No. 7	St. Paul & 13 <sup>th</sup>	37:42:32N/097:22:31W
173-0008	Wichita	Fire Station No. 11	G.Wash. Blvd. & Skinner	37:39:35N/097:17:50W
173-0009	Wichita	Fire Station No. 12	Glenn & Pawnee	37:39:04N/097:21:44W
173-0010	Wichita	Wichita-SG Co. Health Dept.	1900 E. 9 <sup>th</sup>	37:42:04N/097:18:50W
173-1003	Wichita	Fire Station No. 2	Topeka & Lewis	37:40:51N/097:20:02W
173-1012	Wichita	Coleman Co.	3600 N. Hydraulic	37:44:50N/097:18:59W
173-1014	Wichita	One Main Place	Douglas & Main	37:41:15N/097:20:15W
177-0010	Topeka	Robinson Middle School	1125 W. 14 <sup>th</sup> (14 <sup>th</sup> & Clay)	39:02:25N/095:41:30W
177-0011	Topeka	McClure Elem. School	2529 SW Chelsea Dr.	39:01:17N/095:44:54W
177-0012	Topeka	Washburn University	SW Corner of Football Stadium	39:01:57N/095:42:04W
181-0001	Goodland	City Fire Station	1010 Center	39:20:54N/101:42:47W
191-0002	Peck	Peck Community Center	707 E. 119 <sup>th</sup> S.	37:28:32N/097:22:00W
195-0001	Trego Co.	Cedar Bluff Reservoir	Cedar Bluff State Park	38:46:13N/099:45:49W
209-0015	Kansas City	Fire Station No. 3	420 Kansas	39:05:16N/094:37:17W
209-0020	Kansas City	Fairfax Fire Station	444 Kindelberger	39:09:05N/094:37:03W
209-0021	Kansas City	JFK Center	1210 N. 10 <sup>th</sup>	39:07:03N/094:38:08W
209-0022	Kansas City	Highland Middle School	3101 S. 51 <sup>st</sup> Street	39:02:45N/094:41:40W



## **Section 5**

### **DESCRIPTION OF SAMPLING EQUIPMENT**

#### **5.1     Description of Sampling Equipment**

Descriptions of the sampling equipment and associated decontamination procedures are provided in the AAM SOP. If the pollutant monitored has United States Environmental Protection Agency Reference or Equivalent Methods (REM), then one of those REM will be used by KDHE for air monitoring.

## **Section 6**

### **DESCRIPTION OF FIELD PROCEDURES**

#### 6.1 Description of Field Procedures

A description of field procedures, including sample collection, analysis, preservation, transport and chain-of-custody procedures and accompanying safety protocols are in the AAM SOP.

## Section 7

### LABORATORY PARAMETERS AND PROTOCOLS

#### 7.1 TSP Filter Analysis

TSP filters will be weighed by the KDHE Division of Health and Environment Laboratory (DHEL). Field operators will submit the air flow rate and elapsed time during sampling to DHEL. DHEL will calculate the resulting TSP concentrations (in units of micrograms per cubic meter) and submit them to the Air Monitoring Services Section on a monthly basis. Sample holding times and description of laboratory analytical and safety protocols will be included in the DHEL QAPP.

#### 7.2 Soil Metals Analysis

Soil samples will be analyzed by the KDHE Division of Health and Environment Laboratory (DHEL). Field operators will submit the soil samples to DHEL. DHEL will determine the metal concentrations of the soil samples. DHEL will submit these metal concentrations to the Air Monitoring Services Section. Sample holding times and description of laboratory analytical and safety protocols will be included in the DHEL QAPP.

#### 7.3 VOC Canister Analysis

VOC analysis will be done by a contracting laboratory or an EPA laboratory. Field operators will submit the canisters to the contracting/EPA laboratory. The contracting/EPA lab will submit the VOC concentrations to the Air Monitoring Services Section. Sample holding times and description of laboratory analytical and safety protocols will be included in the contracting/EPA laboratory's QAPP. The contracting/EPA laboratory's QAPP will be reviewed and approved by the air monitoring supervisor, the bureau quality assurance representative, and the air monitoring services section chief.

## Section 8

### DATA VALIDATION AND MANAGEMENT

This section provides a description of data validation, storage, transfer, reporting and backup requirements and any special documentation requirements.

#### 8.1 Data Validation

Data validation involves using procedures to check that field and data processing operations have been carried out correctly. The data validation process finds data that are suspect. Then the verification process determines whether the data are valid, invalid, or valid with a flag. A more detailed description of the data validation procedures shown below can be found in Section 4 of AAM SOP.

##### 8.1.2 TSP Filter Monitoring

The field operators send in the filters with flow rate, elapsed time, the date, and the monitor ID. KDHE field technicians check these entries to see if there are reasonable. TSP concentrations are sent by the DHDL laboratory to the Air Monitoring Services Section (AMSS). The QA unit check for any unusual values. The DHDL laboratory (upon request of the AMSS) then checks these unusual values for data entry errors.

##### 8.1.3 Continuous (Gaseous) Monitoring

Continuous data is recorded by the data loggers every hour. A field technician visually scans the data for unusual values. He/she investigates these to determine if they are valid. The field technician checks any missing data to see if it should really be invalid. He/she may know why the data is missing or he/she can check the flag assigned to the data to see if it is reasonable. When corrections are needed, the field technician submits the corrections to the Bureau QA Representative in writing. After a quarter of data has been checked on the data computer, the data is copied to the Bureau QA Representative's (BQAR) computer.

Normally, the field technician disables the data logger channel when doing a quality control (QC) operation on a monitor. A primary concern is that the field technician might not disable the data logger channel and erroneous data would be recorded in the data logger. The BQAR runs a computer program which reads the data file containing QC operations. For the day of each QC operation, the program searches the continuous data and prints out the 24 readings. The BQAR checks the resulting listing to make sure that there is missing data at the time of the QC operation and no unusual values. BQAR also runs a program that print the data with an asterisk after any reading that is high. These values are investigated to make sure they are valid.

##### 8.1.4 Quality Control Data

The quality control data are entered into a Quattro Pro spread sheet by hand by the BQAR from field sheets. The BQAR assistant checks this data entry. The procedure above in section 8.1.3 also validates the QC data. For example, when checking a day of ozone data when a QC operation was done, the day had no missing data and no unusual data either. Since this is unusual for ozone data, further checking was done. It was found that the wrong date for the QC operation had been entered by the field technician.

#### 8.1.5 Submittal to EPA-AIRS

Before the data can be submitted to EPA-AIRS, an edit is run on the data by an EPA program. Any suspect values or errors indicated by this edit are investigated. Also, a Scan Report is run on AIRS. This also shows any unusual values (which are investigated). The Scan Report is needed because the AIRS edit does not completely check non-criteria parameters.

#### 8.1.6 Soil metals and VOC

These data are generally not submitted to EPA-AIRS. Data validation involves scanning the data for any unusual values and checking those unusual values for errors.

### 8.2 Storage, Transfer, Reporting and Backup Requirements and Any Special Documentation Requirements

All the data are backed up on the local area network H: drive. Most of the data are transmitted via the internet to EPA-AIRS. Any data changes made to EPA-AIRS are documented in a paper file in the office of the BQAR. All computer programs will be tested initially, after any modifications to the program, whenever a problem is reported within the computational system, and at least every three years. All electronic data are archived on computer hard drive. Hard copy records are filed in the office for at least three years. After three years, they are transferred to the State of Kansas data archives. A more detailed description of the procedures shown below can be found in Section 4 of AAM SOP.

#### 8.2.1 TSP Filter Data

Envelopes (annotated with site ID, flow rate, elapsed time and the date of sampling) with enclosed filters are mailed by the operator to the Air Monitoring Services Section. These envelopes and filters are sent to the KDHE Division of Health and Environment Laboratories (DHEL). After weighing the filters and calculating the concentrations, the DHEL sends (via E-mail) the results to the BQAR.

#### 8.2.2 Continuous Data

Data is automatically stored on a data logger at the site. The data computer in the Air Monitoring Services Section automatically polls the data loggers and stores the data on a daily basis. The data computer runs under the Environmental Services Corporation (ESC) Ambient Air Quality Data

Acquisition Software (E-DAS). There are some monitors that are not able to be polled. On these monitors, data is transmitted by E-mail or diskette. When a quarter of data has been loaded into E-DAS and reviewed by the operators, it is copied into the BQAR computer (E-DAS).

#### 8.2.3 Quality Control Data

QC data is entered into a Quattro Pro spread sheet by hand by the BQAR from field sheets. These data are also stored as comma separated variable (CSV) text file which can be read by a BASIC program.

#### 8.2.4 Soil metals

Data is received from the KDHE lab in electronic spreadsheet form. It is stored on a personal computer hard drive. Regular backups are made of the data to the network server.

#### 8.2.5 VOC Stainless Steel Canister Sampling

This data are reported by the laboratory. The BQAR stores the data on a personal computer hard drive. Regular backups are made of the data to the network server.

#### 8.2.6 VOC by Miran-1A and OVA-128

This data are read by the operator and recorded on field notes. In the office the operator keys in the data to an electronic spreadsheet. It is stored on a personal computer hard drive. Regular backups are made of the data to the network server.

## Section 9

### EQUIPMENT CALIBRATION AND AUDITING

This section describes equipment testing, auditing, calibration, and preventive maintenance procedures. All actions performed according to this section will be recorded (as described in AAM SOP) and submitted to the BQAR on a quarterly basis.

#### 9.1 TSP Filter Monitoring

The flow rate transfer standards (orifices) will be calibrated annually following Section 10 of AAM SOP. The monitor flow rates will be calibrated every 12 months following Section 2 of AAM SOP. Each TSP monitor will be audited twice during the calendar year. Audits will be performed according to Section 2 of AAM SOP. Results of all audits will be reported to EPA-AIRS following Section 4 of AAM SOP.

Preventive maintenance will be performed according to Section 2 of AAM SOP.

#### 9.2 H2S Monitoring

##### 9.2.1 Certification of Standards

Cylinders of known gas (H<sub>2</sub>S) will be traceable to either a National Institute of Standards and Technology (NIST) Traceable Reference Material (NTRM) or a NIST-certified Gas Manufacturer's Internal Standard (GMIS). This is generally done by using EPA Protocol Gases.

Permeation tubes used to obtain known gases (H<sub>2</sub>S) will be traceable to either a NTRM or a NIST-certified GMIS. Traceability is certified by gravimetric procedures.

##### 9.2.2 Calibrations

Calibration involves comparing the monitor to known concentrations of zero ppm, 0.03 to 0.08 ppm, 0.15 to 0.20 ppm, and 0.35 to 0.45 ppm. If necessary, adjustments are made for the zero point and the 0.35 to 0.45 ppm point. Calibrations are done initially and every six months after. When doing calibrations, Section 1 of AAM SOP will be followed.

##### 9.2.3 Zero and Span Checks

Zero and span checks (ZSC) are performed every two weeks according to Section 1 of AAM SOP. ZSC are used to validate data and, if needed, to adjust the monitors. The ZSC checks the monitor reading for a known of zero ppm and a known of 0.35 to 0.45 ppm. A span percent difference of greater than 25 percent causes data to the last valid span check to be invalidated. When a monitor runs for over five weeks without a ZSC or any quality control procedure, then the data since the last valid ZSC is invalidated.

#### 9.2.4 Precision Checks

Precision checks (PC) are performed every two weeks according to Section 1 of AAM SOP. PC are done prior to any adjustment of the monitor. PC are performed for a known of 0.08 to 0.10 ppm. When doing PC, the known gases will pass through all filters, scrubbers, conditioners and other components used during normal sampling and as much of the ambient air inlet system as is practicable.

#### 9.2.5 Audits

Twenty-five percent (a minimum of one) of the H<sub>2</sub>S monitors will be audited each calendar quarter. All H<sub>2</sub>S monitors will be audited at least once during the calendar year. No adjustment will be made to the monitor on the same day prior to the audit. Audits will be performed following Section 1 of AAM SOP. Different known gases are used for the audit than for other quality control operations. The audit known gases are in the same concentration ranges as for calibrations (see section 9.2.2 above).

#### 9.2.6 Preventive Maintenance

Preventive maintenance is performed following Section 1 of AAM SOP.

### 9.3 NO, NO<sub>x</sub>, Wind Speed, Wind Direction, Temperature, Relative Humidity, Barometric Pressure, Solar Radiation, Soil Metals, and VOC Monitoring

#### 9.3.1 Certification of Standards

Cylinders of known gas (NO) will be traceable to either a National Institute of Standards and Technology (NIST) Traceable Reference Material (NTRM) or a NIST-certified Gas Manufacturer's Internal Standard (GMIS). This is generally done by using EPA Protocol Gases.

#### 9.3.2 Calibrations

Calibrations will be performed initially and every 12 months following Sections 1, 6, 11, and 12 of AAM SOP.

#### 9.3.3 Preventive Maintenance

Preventive maintenance will performed following Sections 1, 6, 11, and 12 of AAM SOP.



## **Section 10**

### **PURCHASED EQUIPMENT**

#### 10.1 Purchased Equipment

This section provides a description of inspection procedures and acceptance requirements for purchased equipment and supplies.

Section 14 of AAM SOP will be followed.

## Section 11

### EVALUATION PROCEDURES

This section contains a description of procedures (including statistical procedures) used to evaluate data precision, accuracy, completeness, representativeness and comparability, including a detailed characterization of internal QC procedures and external performance audit requirements.

#### 11.1 Calculation Procedures

Section 3 above contains the data performance criteria used for evaluation of data. Those criteria use the percent difference (PD) quite often. For precision calculations on collocated data (monitors located at the same site), the PD is found by the following formula:

$$PD = \frac{Y-X}{(Y+X)/2} \times 100$$

Where Y is the duplicate sampler concentration and X is the regular sampler concentration.

For all other calculations in section 3 above, the PD is found by the following formula:

$$PD = \frac{Y-X}{X} \times 100$$

Where Y is the known concentration (or flow) and X is the monitor concentration (or flow).

Percent completeness (PC) (criteria are described in section 3 above) is found by using the following formula:

$$PC = \frac{NV}{NT} \times 100$$

Where NV is the number of valid samples and NT is the number of theoretical (scheduled) samples.

#### 11.2 Evaluation of Internal QC Activities

For precision and accuracy, evaluate the results following the procedures in section 3 above.

For zero/span checks, this procedure is followed:

- (1) For a span absolute value of the percent difference (APD) of greater than 15 percent, perform a multi-point calibration of the monitor. For a span APD of greater than 25 percent invalidate data back to the last valid quality control activity.
- (2) For an absolute value of the zero reading (AZR) greater than .025 ppm for O<sub>3</sub>, SO<sub>2</sub>, NO<sub>2</sub>, and H<sub>2</sub>S, perform a multi-point calibration of the monitor. For an AZR of greater than 2.5 ppm for CO, perform a multi-point calibration of the monitor.

In cases where there are missing bi-weekly span checks, these validation rules will be followed:

- (1) More than one span check missing, causes invalidation back to the last good (less than 16 percent difference) span check.
- (2) A span check from 16-25 percent difference (with no recalibration), counts as missing.
- (3) An audit or calibration (with the span point less than 16 percent difference) counts as a good span check.
- (4) A good span check that is greater than 5 weeks after or before any other span checks does not validate any data.

## **Section 12**

### **SPECIAL TREATMENT OF DATA**

#### **12.1    Special Treatment of Data**

This section describes procedures used to evaluate and enhance utility of environmental monitoring data including, but not necessarily limited to, procedures and assumptions applied in the identification and treatment of (a) outliers and other anomalous data, (b) nonlinear data requiring statistical transformation, and (c) values reported as “less than” or “greater than” established reporting limits.

In those cases where filter net weights are less than zero, these samples are considered invalid.

In those cases where continuous monitors record concentrations less than zero, these concentrations are reported as zero.

Except for the above, there will be no other special treatment of data.

## **Section 13**

### **CORRECTIVE ACTIONS**

#### 13.1 Corrective Actions

Section 15 of the Ambient Air Monitoring Standard Operating Procedures (AAM SOP) describes corrective actions that are taken due to problems including quality control results which indicate problems as described in sections 8, 9, and 11 above.

## **Section 14**

### **QUALITY OF ACQUIRED DATA**

#### **14.1 Quality of Acquired Data**

This section describes procedures for determining the quality of ancillary data acquired from external sources not subject to the provisions of the KDHE Division of Environment Quality Management Plan (e.g., meteorological, hydrological, geological, chemical and/or biological data obtained from other state and federal agencies).

The Air Monitoring Services Section acquires meteorological data (MD) from the National Oceanic and Atmospheric Administration (NOAA) National Climatic Data Center (NCDC). The data acquired are the unedited local climatological data.

The MD are used to correlate air quality pollution data with source emission data. The MD are also used to analyze long range transport of air pollution. The MD are also used to convert PM10 or PM2.5 concentrations reported in standard conditions of temperature and pressure to concentrations reported in local conditions of temperature and pressure. Details of this procedure are in Section 4 of AAM SOP.

The NCDC estimate that the MD have an error rate of less than one percent.

## **Section 15**

### **REPORTS**

#### **15.1    Reports**

This section contains a description of program/project deliverables (electronic databases, summary statistics, illustrative materials, interim and final reports, etc.) and schedule for completion.

Generally hourly and daily concentration data are reported to the EPA Aerometric Information and Retrieval System (AIRS) on a quarterly basis (soil metals and VOC are not reported to AIRS). A calendar quarter's data is submitted within 90 days of the end of the quarter. An EPA edit has to be passed before the data are accepted by AIRS. The EPA program SCAN is also run in order to verify the data further. Prior to any submission of concentration data to AIRS, all applicable monitor and site information is submitted to AIRS.

Precision and accuracy data are reported to the EPA AIRS on a quarterly basis. A calendar quarter's data is submitted within 90 days of the end of the quarter. An EPA edit has to be passed before the data are accepted by AIRS.

An ambient air monitoring network report is submitted to EPA Region 7 by 30 June of each year. This report provides the results of a network review and what changes are planned in the immediate future.

A Kansas air quality report will be published each year. This report provides information to the general public on air pollution activities and trends. This report is targeted to be completed by 30 September of each year.

A quality assurance program evaluation of the air monitoring program is conducted covering the calendar year. This report is submitted to the Division of Environment QA Officer by 15 February of each year. The Air Monitoring Services Section Chief directs this evaluation.

As short term special projects are completed, a project report is prepared that summarizes the activities and results of the air monitoring of the project.

## Section 16

### TRAINING

#### 16.1 Training

Personnel will meet the educational, work experience, responsibility, and training requirements for their positions. Records on personnel qualifications and training will be maintained in personnel files.

On-the-job training is an important part of the training program. For this, an employee reads and studies all relevant material (e.g., operator's manual, SOPs, federal regulations, and QA manuals) before performing an operation. Then the employee performs the operation while being observed by an experienced technician. When the experienced technician is satisfied that the employee is doing the operation correctly, the employee then may do the operation independently.

Additional training will be conducted according to Section 5 of AAM SOP.

Any conferences or workshops on air monitoring will be attended if funding can be arranged. Usually only one person attends these (he/she relays the information to applicable personnel after returning to the office) in order to conserve resources.

Several satellite downlinks on air monitoring are available in the office. These are attended by air monitoring personnel.

Over the years, a number of courses have been developed for personnel involved with ambient air monitoring and quality assurance aspects. Formal QA/QC training is offered through the following organizations:

- ▶ Air Pollution Training Institute (APTI) <http://www.epa.gov/oar/oaq.apti.html>
- ▶ Air & Waste Management Association (AWMA) <http://awma.org/epr.htm>
- ▶ American Society for Quality Control (ASQC) <http://www.asqc.org/products/educat.html>
- ▶ EPA Institute
- ▶ EPA Quality Assurance Division (QAD) <http://es.inel.gov/ncerqa/qa/>
- ▶ EPA Regional Offices

The following table presents a sequence of core ambient air monitoring and QA courses for ambient air monitoring staff, and QA managers (marked by asterisk). The suggested course sequences assume little or no experience in QA/QC or air monitoring. Persons having experience in the subject matter described in the courses would select courses according to their appropriate experience level. Courses not included in the core sequence would be selected according to individual responsibilities, preferences, and available resources.



**Core Ambient Air Training Courses**

Sequence	Course Title (SI = self instructional)	Number	Source
1*	Air Pollution Control Orientation Course (Revised)	SI:422	APTI
2*	Principles and Practices of Air Pollution Control	452	APTI
3*	Orientation to Quality Assurance Management		QAD
4*	Introduction to Ambient Air Monitoring (Under Revision)	SI:434	APTI
5*	General Quality Assurance Considerations for Ambient Air Monitoring (Under Revision)	SI:471	APTI
6*	Quality Assurance for Air Pollution Measurement Systems (Under Revision)	470	APTI
7*	Data Quality Objectives Workshop		QAD
8*	Quality Assurance Project Plan		QAD
9	Atmospheric Sampling (Under Revision)	435	APTI
10	Analytical Methods for Air Quality Standards	464	APTI
11	Chain-of-Custody Procedures for Samples and Data, SI	443	APTI
*	Data Quality Assessment		QAD
*	Management Systems Review		QAD
*	Beginning Environmental Statistical Techniques (Revised)	SI:473A	APTI
*	Introduction to Environmental Statistics	SI:473B	APTI
*	Quality Audits for Improved Performance		AWMA
*	Statistics for Effective Decision Making		ASQC
	AIRS Training		OAQPS
*	FRM Performance evaluation Training (field/lab)		OAQPS
*	PM <sub>2.5</sub> Monitoring Implementation (Video)		OAQPS

\* Courses recommended for QA Managers